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9 Attorney for Plaintiffs,
10 KEITH H. WASHINGTON,
11 SAN FRANCISCO BAY VIEW
12 NATIONAL BLACK NEWSPAPER

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

11 KEITH H. (“MALIK”) WASHINGTON, an individual; and SAN FRANCISCO BAY VIEW NATIONAL BLACK NEWSPAPER, a California corporation,) Case No.:
12)
13)
14 Plaintiffs,)
15 vs.)
16)
17 FEDERAL BUREAU OF PRISONS, a public agency of the United States; THE GEO GROUP, INC., a Florida corporation, dba GEO CALIFORNIA, INC.; MONICA HOOK, an individual; MARIA RICHARD, an individual; WILL GOMEZ, an individual, MURTALA LANVAL, an individual, and DOES 1 through 10, inclusive,)
18)
19)
20)
21)
22 Defendants.)
23)
24)
25)
26)
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28)
Case No.:
VERIFIED APPLICATION FOR A TEMPORARY RESTRAINING ORDER AND AMENDED COMPLAINT FOR DAMAGES AND INJUNCTIVE AND DECLARATORY RELIEF
1. First Amendment to the United States Constitution
2. Fifth Amendment to the United States Constitution
3. Art. I, § 2, California Constitution
4. Cal. Civ. Code § 52.1(b)
5. Breach of Contract
6. Conversion
Civil Rights
DEMAND FOR A JURY TRIAL

1 Plaintiffs, Keith H. "Malik" Washington and the San Francisco Bay View
2 National Black Newspaper ("SF Bay View") bring this action, pursuant to the First
3 and Fifth Amendments to the United States Constitution, Article I, section 2 of the
4 California Constitution, California Civil Code section 52.1(b), the Administrative
5 Procedure Act, and the Declaratory Judgment Act, to obtain injunctive and
6 declaratory relief restraining the unlawful retaliation against, and censorship of, Mr.
7 Washington at the Taylor Street Facility, located in San Francisco, California.

8 Plaintiffs allege as follows:

9

10 INTRODUCTION

11 1. This First Amended Complaint is being filed, on an emergency basis,
12 because of additional acts of retaliation by defendants, the Federal Bureau of Prisons
13 and the GEO Group, Inc. against Plaintiff, Keith H. "Malik" Washington. These
14 additional, outrageous acts of retaliation, commencing on February 4, 2021, took
15 place immediately after, and in direct response to, Plaintiffs' filing of their original
16 complaint on February 1, 2021 and the press conference held afterwards on February
17 2, 2021. In addition to the previous retaliatory acts alleged in the original complaint,
18 defendants have now also retaliated against Plaintiffs' First and Fifth Amendment
19 rights of access to the courts.

20 2. Plaintiffs request immediate relief from this Honorable Court to restore
21 the status quo and prohibit any further retaliation against Plaintiffs Washington and
22 the San Francisco Bay View – retaliation which could lead to Plaintiff Washington
23 losing his job, being involuntarily and illegally transferred out of his current
24 residence at the Taylor Street Center into jail, and irreparable economic harm to the
25 San Francisco Bay View National Black Newspaper.

26 3. Following the filing of the original complaint on February 1, 2021,
27 defendants "discovered" additional conduct by Plaintiff Washington from back in
28 December, 2020, more than two months ago, and used that conduct as the pretext

1 for additional disciplinary charges against him. Plaintiff Washington was never
2 disciplined for this conduct until after the complaint in this case was filed and a
3 press conference took place. Defendants also made a phone call to the San Francisco
4 Bay View on February 3, 2021 which show that they were engaged in a fishing
5 expedition, deliberately targeting Plaintiff Washington to find any and all possible
6 charges which could be brought against him.

7 4. The new retaliation in this case is discussed chronologically after the
8 previous background, in paragraphs 66-82.

9 5. Shortly before January 8, 2021, a COVID-19 outbreak began at the
10 Taylor Street Center located in the Tenderloin, in the heart of San Francisco – an
11 outbreak which, as of this writing, is still ongoing. Because Plaintiff, Keith H. “Malik”
12 Washington, exposed this outbreak in his role as Editor-in-Chief of Plaintiff, the San
13 Francisco Bay View National Black Newspaper (“SF Bay View”), Mr. Washington was
14 retaliated against by the Federal Bureau of Prisons (“BOP”), acting through their
15 contractor, the GEO Group, Inc. (“GEO Group”). Mr. Washington and the SF Bay
16 View seek relief from this Court to vindicate their free speech rights.

17 6. The Taylor Street Center is a private prison facility operated by the GEO
18 Group. It is a Residential Reentry Center - a minimum security facility without cells,
19 bars or armed prison guards. Such centers facilitate prisoners’ reentry into society by
20 placing them in a transitional situation, in which they can seek gainful employment
21 and integrate into the wider community.

22 7. Mr. Washington was transferred to the Taylor Street Center in
23 September 2020, when he entered pre-release status on his federal sentence. As part
24 of his pre-release, he is authorized to work as a journalist and editor of the SF Bay
25 View, the most visited Black newspaper on the internet. When a non-confidential
26 memo concerning the outbreak was circulated to facility residents, Mr. Washington
27 publicized and covered the developing outbreak – an outbreak which GEO Group

1 denied.

2 8. For doing so, and for filing this lawsuit, he was punished by defendants.

3

4 **JURISDICTION AND VENUE**

5 9. This action arises under the First and Fifth Amendments of the U.S.
6 Constitution and the Administrative Procedure Act (“APA”), 5 U.S.C. § 702, 706.
7 This Court has jurisdiction over plaintiffs’ claims pursuant to 28 U.S.C. § 1331
8 (claims arising under the U.S. Constitution), 5 U.S.C. § 702 and 706, and, to the
9 extent the claims seek declaratory relief, pursuant to 28 U.S.C. §§ 2201 and 2202.

10 10. Venue is proper in the United States District Court for the Northern
11 District of California pursuant to 28 U.S.C. § 1331(b)(1), (b)(2) and (e)(1)
12 respectively, because defendants are located in the Northern District of California,
13 because a substantial part of the events or omissions giving rise to the claim occurred
14 within the Northern District of California, and because this action is brought against
15 the Federal Bureau of Prisons, a public agency of the United States Government
16 within the Department of Justice.

17

18 **PARTIES**

19 11. Plaintiff, Keith H. (“Malik”) Washington, an individual, is and at all
20 times relevant hereto was, a nationally recognized print and radio journalist, a
21 member of the California News Publishers Association, and the Editor-in-Chief of
22 Plaintiff San Francisco Bay View National Black Newspaper (“SF Bay View”). At all
23 times material therein, Plaintiff Washington was acting as a journalist within the
24 course and scope of his employment as Editor-in-Chief of Plaintiff SF Bay View.

25 12. Mr. Washington began his career as a freelance journalist in 2012 while
26 incarcerated on state charges in Texas, writing on prison issues, environmental
27 abuses by petrochemical companies, and the connections between these issues and
28 capitalism. He has written for, and been interviewed by, VICE Magazine, Al Jazeera,

1 Democracy Now, the Final Call and the Black Agenda Report. He also works as a
2 radio journalist, with regular segments on Workweek Radio and Prison Focus Radio
3 on KPOO. Plaintiff Washington attended Morgan State University in Baltimore, and
4 served his country for eight years as a combat medic in the United States Army, with
5 a rank of Corporal (E-4). He received a General Discharge Under Honorable
6 Conditions in 1988.

7 13. Plaintiff Washington is presently under the custody of Defendant Federal
8 Bureau of Prisons and has been on a duly-authorized “work-release” program as part
9 of his “pre-release” status since September 3, 2020. He is scheduled to be released
10 from custody on May 31, 2021. Pursuant to Plaintiff Washington’s “work-release”
11 program, he resides at the Taylor Street Residential Reentry Center at 111 Taylor
12 Street, San Francisco, California. The Taylor Street Center is located in the
13 Tenderloin District of San Francisco, a neighborhood in downtown San Francisco
14 where many poor people, including many homeless persons, reside.

15 14. As an integral part of his “work-release” program, Plaintiff Washington
16 is authorized to leave the Taylor Street facility at 7:00 a.m. every morning, Mondays
17 through Saturdays, to carry out his Editor-in-Chief duties at the offices of Plaintiff
18 S.F. Bay View in the Bayview-Hunters Point District of San Francisco, and is
19 required to return to said facility by 8:00 pm each evening.

20 15. Plaintiff Washington’s duties as Editor-in-Chief include processing and
21 routing, when appropriate, emails which the SF Bay View receives to the appropriate
22 staff person to process. The SF Bay View receives approximately 500 emails a day.
23 The Editor-in-Chief has to read these emails, determine if a response is appropriate,
24 and forward the email to the staff person who can respond or act on the email.
25 Plaintiff Washington performs this function both at work and after hours, following
26 his return to the Taylor Street Center in the evenings, on his cell phone.

27 16. Plaintiff Washington’s duties as Editor-in-Chief also include developing
28 and writing stories and story ideas.

1 17. A crucial component of Plaintiff Washington's duties as Editor-in-Chief
2 is building relationships with other reporters, news editors and organizations in the
3 community. This includes developing story ideas, research and investigation
4 collaboratively with other members of the journalistic community, both in the Bay
5 Area and nationally.

6 18. Plaintiff Washington's duties as Editor-in-Chief require him to be in
7 regular contact with the public, journalists and news media. As a consequence,
8 Defendant Federal Bureau of Prisons ("BOP") and Defendant the GEO Group, Inc.
9 ("GEO") placed no restrictions on such contact prior to the events which commenced
10 on January 8, 2021, as hereinafter alleged.

11 19. Plaintiff, the San Francisco Bay View National Black Newspaper ("SF Bay
12 View"), is, and at all times relevant hereto was, a corporation organized and existing
13 under the laws of the State of California. Plaintiff SF Bay View publishes a print and
14 electronic edition of a newspaper whose purpose is to serve as a communications
15 network for the Black communities in the United States and through the world to aid
16 them in building unity and achieving justice. The print edition of the newspaper is
17 distributed for free throughout the San Francisco Bay Area and is mailed to
18 subscribers, including thousands of prisoners through the United States. The
19 electronic edition of the newspaper, available on said Plaintiff's website,
20 www.sfbayview.com, is the most visited Black newspaper website on the internet.
21 Plaintiff SF Bay View has existed and has published a newspaper since 1976.

22 20. Defendant, the Federal Bureau of Prisons ("BOP") is the federal
23 government agency within the United States Department of Justice responsible for
24 administering all federal correctional institutions, including the Taylor Street
25 Residential Reentry Center, pursuant to 18 U.S.C. § 4042. At all times herein
26 material there is, and was, a written contract between Defendant BOP and
27 Defendant The GEO Group, Inc., dba GEO California, Inc. ("GEO"), identified as
28 Contract #DJB200264, whereby GEO was and is to administer and supervise the

1 Taylor Street Residential Reentry Center on behalf of Defendant BOP. Defendant
2 BOP is, and was, responsible for ensuring that Defendant GEO complies with BOP's
3 regulations, policies and practices, and the Constitution and laws of the United
4 States of America and the State of California.

5 21. According to the webpage of Defendant BOP¹:

6 "The BOP contracts with residential reentry centers (RRCs), also known
7 as halfway houses, to provide assistance to inmates who are nearing
8 release. RRCs provide a safe, structured, supervised environment . . .
9 RRCs help inmates gradually rebuild their ties to the community and
facilitate supervising ex-offenders' activities during this readjustment
phase."

10 Such reentry centers, like the Taylor Street Residential Reentry Center, are
11 minimum security settings, without cells, bars or armed prison guards, in which the
12 residents are intentionally placed in a transitional situation, the purpose of which is
13 for them to learn to take personal responsibility for their conduct, to respect the
14 rights of others, and to exercise their own civil and human rights in a proper manner
15 so as to facilitate their reentry into society. References to "BOP" include both BOP
16 and its current and former agents.

17 22. Defendant The GEO Group, Inc., dba GEO California, Inc. (hereinafter
18 "GEO") is, and at all times relevant hereto was, a corporation organized and existing
19 under the laws of the State of Florida, doing business within the State of California
20 and within the Northern District of California under the fictitious business name
21 "GEO California, Inc.," and contracting with Defendant BOP, under a written
22 contract identified as Contract #DJB200264, to administer and supervise the Taylor
23 Street Residential Reentry Center and its employees and residents.

24 23. At all times herein material, Defendant GEO is and was responsible for
25 implementing, enforcing, and complying with the policies and practices of Defendant
26

27
28¹ https://www.bop.gov/about/facilities/residential_reentry_management_centers.jsp

1 BOP. At all times herein material, Defendant GEO was responsible for hiring,
2 training, supervising and disciplining its agents and employees, and insuring their
3 compliance with its contract with Defendant BOP, the policies and practices of
4 Defendant BOP, and the Constitution and laws of the United States of America and
5 the State of California.

6 24. At all times herein material, Defendant GEO has acknowledged, and
7 continues to acknowledge, its responsibility to respect the human rights, including
8 but not limited to the right to freedom of speech, of the residents of its residential
9 reentry centers, such as the Taylor Street Residential Reentry Center, as set forth in
10 Defendant GEO's "Global Human Rights Policy" which states, *inter alia*, that said
11 Defendant assures its "continuing compliance with the rule of law and respect for the
12 human rights of those in our care and custody" and further acknowledges that "the
13 principles enunciated in this policy . . . have been informed by reference to such
14 third-party international organizations as the United Nations and such instruments
15 as its Universal Declaration on Human Rights . . ."

16 25. Article 19 of the Universal Declaration on Human Rights states:

17 "Everyone has the right to freedom of opinion and expression; this right
18 includes freedom to hold opinions without interference and to seek, receive and
19 impart information and ideas through any media and regardless of frontiers."

20 26. Plaintiffs are informed and believe, and thereon allege, that Defendant
21 BOP, in entering into its contract with Defendant GEO with respect to the Taylor
22 Street Residential Reentry Center, relied in part on Defendant GEO's commitment to
23 respect the human rights of those in its care and custody, and that, therefore,
24 Defendant GEO's "Global Human Rights Policy" is an implied covenant of said
25 contract.

26 27. Defendant Monica Hook (hereinafter "Hook"), an individual, is and at all
27 times relevant hereto was, employed as Vice President for Communications at the
28 Taylor Street Residential Reentry Center by Defendant GEO and, at all such times,

1 was acting within the course and scope of said employment. Said Defendant is sued
2 in her individual and official capacity herein.

3 28. Defendant Maria Richard (hereinafter "Richard"), an individual, is and
4 at all times relevant hereto was, employed as Facility Director at the Taylor Street
5 Residential Reentry Center by Defendant GEO and, at all such times, was acting
6 within the course and scope of said employment. Said Defendant is sued in her
7 individual and official capacity herein.

8 29. Defendant Will Gomez (hereinafter "Gomez"), an individual, is and at all
9 times relevant hereto was, employed as Case Manager at the Taylor Street
10 Residential Reentry Center by Defendant GEO and, at all such times, was acting
11 within the course and scope of said employment. Said Defendant is sued in his
12 individual and official capacity herein.

13 30. Defendant Murtala Lanval (hereinafter "Lanval"), an individual, is and at
14 all times relevant was, employed as Job Developer at the Taylor Street Residential

15 31. The true names and capacities of Defendants DOES 1 through 10,
16 inclusive, are unknown to Plaintiffs who sue said Defendants by the aforesaid
17 fictitious names. Upon ascertaining the true names and capacities of these
18 fictitiously-named Defendants, Plaintiffs will amend this Complaint, or seek leave to
19 do so, to substitute the same for their fictitious names. Plaintiffs are informed and
20 believe and thereon allege that each DOE Defendant is in some manner legally
21 responsible for the unlawful conduct alleged herein and the injuries complained of
22 herein.

23 32. Plaintiffs are informed and believe, and thereon allege that, at all times
24 material herein, each Defendant was acting as the employee, agent, representative,
25 officer, co-joint venturer, and co-conspirator of each remaining co-defendant and, at
26 all such times, was acting within the course and scope of said employment, agency,
27 representation, office, joint venture, and conspiracy.

GENERAL ALLEGATIONS

33. On January 8, 2021, Plaintiff Washington learned of an outbreak of the Covid-19 pandemic at the Taylor Street Residential Reentry Center – an outbreak which is still ongoing, as of this writing. Plaintiff Washington learned of the outbreak from a non-confidential memorandum concerning the same which was co-authored by Defendant Richard, distributed to residents of said facility that day by employees of Defendant GEO, and which was the first notice of the outbreak provided to facility residents. Said non-confidential memo stated, in pertinent part, as follows:

“We have had a few residents and staff who have recently tested positive for the Covid-19. We have no way of knowing how big [o]r small an outbreak is so we need to take necessary precautions.”

34. A true and correct copy of the aforesaid memorandum is attached hereto as Exhibit "A" and incorporated herein by reference.

35. Plaintiffs are informed and believe, and thereon allege, that some time prior to January 8, 2021, Defendant GEO and Defendants Hook, Richards, Gomez, and DOES 1 through 10 inclusive, knew that residents and/or staff at the Taylor Street Residential Reentry Center had tested positive for COVID-19.

36. On January 8, 2021, at 10:57 a.m., Mary Ratcliff, Co-Founder of Plaintiff S.F. Bay View, emailed Plaintiff Washington’s case manager at Taylor Residential Reentry Center, Belief Iruayenama, to request permission for Plaintiff Washington to attend a press conference concerning allegations of racism in the San Francisco Health Service System on January 11, 2021, from 12 noon to 1:00 pm. The press conference was not related in any way to the Covid-19 outbreak at the Taylor Residential Reentry Center. Ms. Iruayenama provided the following response by email at 12:29 pm that same day:

“It’s fine, he already has a pass for work that day. So he can go for the Press conference since its in line with his job and its within his work hours.”

1 37. At 9:45 p.m. on January 8, 2021, Plaintiff Washington sent a text
 2 message to San Francisco journalist Tim Redmond, founder of an independent
 3 internet news site, “48 Hills.org,” and the past executive editor of the San Francisco
 4 Bay Guardian, an alternative newspaper in the Bay Area. The text stated: “COVID
 5 outbreak here, Tim.” Mr. Redmond texted back: “Whoa, can I call you in am?”

6 38. On January 9, 2021, Defendant GEO placed the Taylor Street Residential
 7 Reentry Center on lockdown. The common areas of the facility were closed.
 8 Residents were confined to their rooms and only permitted to leave their rooms to
 9 pick up meals.

10 39. In the morning of January 9, 2021, Plaintiff Washington and journalist
 11 Tim Redmond spoke by telephone concerning the pandemic outbreak at the Taylor
 12 Street Residential Reentry Center. In the afternoon of January 9, 2021, a copy of the
 13 January 8 memorandum of Defendant GEO concerning the outbreak was posted
 14 publicly on Twitter. Plaintiff Washington saw the posting and sent a link to it to Mr.
 15 Redmond.

16 40. In the late afternoon of January 9, 2021, Nube Brown, the Managing
 17 Editor of the S.F. Bay View, issued a press release which stated, in pertinent part, as
 18 follows:

19 “GEO GROUP has withheld information about several staff and
 20 residents testing positive for COVID-19 at their Reentry facility located
 21 at 111 Taylor Street until last night. They have no plans to test the
 22 residents until possibly next week.”

23 41. At 3:58 p.m. on January 9, 2021, Tim Redmond sent an email to
 24 Defendant Richard referencing the aforesaid press release which stated, in pertinent
 25 part, as follows:

26 “Can you tell me if there are currently active cases, and what’s being
 27 done? Do the people who live there know who has tested positive? Are
 28 there any plans to move out of the center people who are close to the end
 of their probation and have jobs and a place to go?”

1 42. Defendant Richard did not respond to the aforesaid email. Three hours
2 later, however, at 6:47 p.m., Defendant Hook emailed Mr. Redmond, but provided
3 no answers to his questions about the Covid outbreak. Instead, Defendant Hook's
4 email stated the following:

5 “Thank you for your inquiry. From whom did you receive the release and
6 would you please forward that to me? I need some time to get the
7 information you've requested.”

8 43. Mr. Redmond emailed the press release and Twitter posting to
9 Defendant Hook in response to her request.

10 44. On January 10, 2021, at 2:05 p.m., Defendant Hook emailed Mr.
11 Redmond: “You're also using a Gmail address. With all due respect, you could be
12 anyone.” She requested confirmation of his identity. Mr. Redmond provided her with
13 an email address at 48hills.org.

14 45. On January 10, 2021, at 2:56 p.m., Defendant Hook emailed Mr.
15 Redmond stating that, “There are currently zero staff or resident COVID cases at
16 Taylor Street.”

17 46. At 3:02 p.m., Mr. Redmond emailed Defendant Hook the January 8
18 memorandum from the Twitter posting and asked if it was fraudulent.

19 47. At approximately the same time, Defendant DOE 1, an employee of
20 Defendant GEO, went to Plaintiff Washington's room at the Taylor Street Residential
21 Reentry Center and showed him a text message from Defendant Richard. The text
22 message stated that the permission previously granted him to attend the January 11,
23 2021 press conference was revoked. Plaintiffs do not know the true name of
24 Defendant DOE 1.

25 48. Plaintiff Washington contacted his case manager, Ms. Iruayenama, and
26 asked why the permission was revoked. She stated that she did not know and that it
27 was Defendant Richard who had intervened to revoke it.

28 49. Between 4:15 p.m. and 4:30 p.m. on January 10, 2021, Defendant Gomez

1 unlawfully seized Plaintiff Washington's cell phone and his roommate's cell phone in
2 addition to the cell phones of other residents. Defendant Gomez demanded that
3 Plaintiff Washington give him the code to unlock his cell phone, and Plaintiff
4 Washington provided the code. Within 15 minutes, all of the cell phones other than
5 that belonging to Plaintiff Washington were returned to their owners. Defendant
6 Gomez told Plaintiff Washington that he was now prohibited from using other
7 residents' cell phones.

8 50. Plaintiffs are informed and believe, and thereon allege, that no search
9 and seizure of residents' cell phones had been conducted at the Taylor Street
10 Residential Reentry Center for at least six months prior to this incident.

11 51. At 5:00 pm on June 10, 2021, Defendant Gomez issued an "Incident
12 Report" with regard to the matters hereinabove alleged.

13 52. A true and correct copy of said Incident Report is attached hereto and
14 incorporated herein by reference as Exhibit "B."

15 53. The Incident Report charges Plaintiff Washington with violation of
16 "Prohibited Act 327" in Defendant BOP's "Inmate Discipline Program, Program
17 Statement 5270.9." Prohibited Act 327 is described therein as "Unauthorized Contact
18 with the Public." The Incident Report quotes in its entirety Mr. Redmond's email
19 from 3:58 p.m., January 9, 2021, inquiring about the Covid-19 outbreak at the Taylor
20 Street Residential Reentry Center. The Incident Report quotes BOP's policy for
21 institutional visits, found at 28 C.F.R. §540.62(e), which states that:

22 "Interviews by reporters and others not included in §540.2 may be
23 permitted only by special arrangement and with approval of the
24 Warden."

25 54. According to the Incident Report, Defendant Gomez charged Plaintiff
26 Washington with violating Prohibited Act 327 ("Unauthorized Contact with the
27 Public") after finding the above-referenced email correspondence between Plaintiff
28 and Tim Redmond on Plaintiff's cell phone during a cell phone search, and after Mr.

1 Redmond had emailed Defendant Richards requesting information concerning the
 2 Covid-19 outbreak at the Taylor Street Residential Reentry Center.

3 55. At 6:44 p.m. on June 10, 2021, Defendant Hook telephoned Mr.
 4 Redmond and admitted during that phone conversation that, contrary to her
 5 previous email, three persons had tested positive for Covid-19 at the Taylor Street
 6 Residential Reentry Center, but claimed that they had been moved off-site.
 7 Defendant Hook asked Mr. Redmond again who had given him the information
 8 about the Covid-19 outbreak at the Taylor Street facility. Defendant Hook assured
 9 Mr. Redmond that residents of the facility were permitted to possess and use cell
 10 phones and that they had every right to communicate with the public.

11 56. On January 11, 2021, Plaintiff Washington was ordered confined to his
 12 room at the Taylor Street Residential Reentry Center and barred from attending the
 13 press conference that day to which he had previously been granted permission to
 14 attend. At 11:30 a.m. he was escorted to the board room at the facility for a
 15 disciplinary meeting with Defendant Richard. Defendant Richard told Plaintiff
 16 Washington that his cell phone would be confiscated for 30 days.

17 57. Defendant Richard gave Plaintiff Washington a "News Interview
 18 Authorization Form" and told him that he must fill out the form each time he wished
 19 to have any contact with a journalist or member of the press, and obtain written
 20 permission for such contact from a staff member of the Taylor Street Residential
 21 Reentry Center before having any such contact. Defendant Richard further clarified
 22 that, in order for Plaintiff Washington to have permission to have contact with a
 23 journalist or the press, authorization would have to be obtained from Washington,
 24 D.C., presumably from some top official of Defendant BOP. Defendant Richard also
 25 revoked 14 days of Plaintiff Washington's good time credits. The revocation of his
 26 good time credits delays Plaintiff Washington's earliest possible eligibility for home
 27 confinement from March 19, 2021 to April 2, 2021, and delays his release date from
 28 May 31, 2021 to June 13, 2021.

1 58. During the disciplinary meeting, Defendant Richard revised the Incident
 2 Report (Exhibit "B") by adding to it, in her handwriting, a violation of Prohibited Act
 3 297 which she describes therein as "Phone abuse."

4 59. Attached hereto as Exhibit "C", and incorporated herein by reference, is
 5 a true and correct copy of the Discipline Hearing Officer (DHO) report for Mr.
 6 Washington's discipline, Report No. 3466318, containing a copy of the revised
 7 incident report.

8 60. Prohibited Act 297 prohibits: "Use of the telephone for abuses . . . which
 9 circumvent the ability of staff to monitor frequency of telephone use, content of the
 10 call, or the number called." Defendant Richard concluded the disciplinary meeting
 11 by telling Plaintiff Washington that, if he had "kept everything quiet" about the
 12 Covid-19 outbreak at the Taylor Street Residential Reentry Center, he would not
 13 have been disciplined.

14 61. Plaintiff Washington was the only resident charged with violation of
 15 Prohibited Act 297 ("Phone Abuse") out of all the residents whose phones were the
 16 subject of the above alleged search and seizure.

17 62. On January 17, 2021, Defendant GEO provided Plaintiff Washington
 18 with a copy of the Unit Discipline Committee report concerning the hereinabove-
 19 alleged incident. On January 21, 2021, Plaintiff Washington duly submitted a BP-9
 20 "Request for Administrative Remedy" to Defendant GEO. As of this writing, he has
 21 not received a response to the BP-9.

22 63. Journalist Tim Redmond published two articles online concerning the
 23 Covid-19 outbreak at the Taylor Street Residential Reentry Center. On January 11,
 24 2021, Mr. Redmond published online, "Covid Outbreak – and Media Crackdown --
 25 at Private Halfway House in Tenderloin" (<https://48hills.org/2021/01/covid-outbreak-and-media-crackdown-at-private-halfway-house-in-tenderloin/>). On
 26 January 17, 2021, Mr. Redmond published online, "Bay View Editor May Take Legal
 27 Action Against Private Prison Company" (<https://48hills.org/2021/01/bayview->

1 [editor-may-take-legal-action-against-private-prison-company/](#).

2 64. As of the date of filing of this Complaint, Defendant BOP has
 3 acknowledged on its website that five residents at the Taylor Street Residential
 4 Reentry Center have contracted the Covid-19 virus, with two of them having
 5 recovered (<https://www.bop.gov/coronavirus/>).

6 65. By reason of the conduct and actions of each Defendant, as herein
 7 alleged, Plaintiffs have had to retain the professional services of attorneys to
 8 vindicate their rights and remedy their damages and are entitled to an award of
 9 reasonable attorneys' fees against said Defendants upon favorable adjudication or
 10 settlement of this litigation.

11 **ADDITIONAL ALLEGATIONS REGARDING RETALIATORY ACTS OF**
 12 **FEBRUARY 4, 2021**

13 66. The original complaint in this matter was filed on Monday, February 1,
 14 2021. On Tuesday, February 2, 2021, a press conference was held announcing the
 15 filing of the lawsuit. The press conference was broadcast from the SF Bay View
 16 offices on Zoom. Plaintiff Washington was present for work at the offices of the SF
 17 Bay View, attended the press conference, and spoke during the press conference.

18 67. At no point during this press conference did Plaintiff Washington
 19 mention any employees of BOP or the GEO Group by name, nor did Plaintiff
 20 Washington discuss the specifics of any retaliatory acts directed against him.

21 68. The day after the press conference, on February 3, 2021, Mary Ratcliff,
 22 the co-founder of the SF Bay View, received a phone call from Defendant Lanval.
 23 Defendant Lanval asked Ms. Ratcliff where Plaintiff Washington was when the press
 24 conference took place. Ms. Ratcliff stated that Plaintiff Washington was at the SF
 25 Bay View offices during the entirety of the press conference.

26 69. Defendant Lanval then asked Ms. Ratcliff about Mr. Washington's
 27 attendance at a press conference which took place at UC Hastings. Ms. Ratcliff
 28 responded that UC Hastings was located in the Tenderloin, almost right round the

1 corner from the Taylor Street Center. Ms. Ratcliff then ended the conversation.

2 70. Plaintiffs are informed and believe, and thereon allege, that Defendant
3 Lanval was instructed, immediately following the press conference on February 2,
4 2021, to identify additional incidents for which Plaintiff Washington could be subject
5 to BOP discipline.

6 71. Plaintiffs are informed and believe, and thereon allege, that following the
7 press conference on February 2, 2021, defendants, or some subgrouping of them,
8 including named defendants Monica Hook, Maria Richard and Will Gomez,
9 determined to discipline Plaintiff Washington in retaliation for the filing of this
10 lawsuit on February 1, and instructed Defendant Lanval to target Plaintiff
11 Washington. Defendant Lanval then compiled a list of internet sites mentioning
12 Plaintiff Washington in an effort to identify incidents for which he could be charged
13 with disciplinary violations.

14 72. Plaintiffs are informed and believe, and thereon allege, that Defendant
15 Lanval's investigation was undertaken solely in response to the press conference of
16 February 2, 2021, that such investigations are not routine, and that no comparable
17 investigations had been made by Taylor Street Center staff prior to this occasion.

18 73. At 8:00 p.m. on the evening of February 3, 2021, Defendant Lanval
19 issued an Incident Report disciplining Plaintiff Washington, which was delivered to
20 Plaintiff Washington at 6:13 p.m. on February 4, 2021.

21 74. Attached hereto as Exhibit "D", and incorporated herein by reference, is
22 a true and correct copy of the Incident Report for Mr. Washington's discipline.

23 75. The Incident Report lists three violations: Prohibited Acts 200, 315 and
24 316.

25 76. Prohibited Act 200 is "Escape from a work detail, non-secure institution,
26 or other non-secure confinement, including community confinement, with
27 subsequent voluntary return to Bureau of Prisons custody within four hours."

28 77. Prohibited Act 315 is "Participating in an unauthorized meeting or

1 gathering.”

2 78. Prohibited Act 316 is “Being in an unauthorized area without staff
3 authorization.”

4 79. Prohibited Act 200 is a high severity prohibited act; Prohibited Acts 315
5 and 316 are moderate severity acts.

6 80. The basis for the retaliatory incident report was Defendant Murtala’s
7 “[review of] a news posting and press conference that was posted on line.” The
8 recording was apparently of a “recorded press conference and at a rally sometimes in
9 December 2020, at the UC Hasting Campus”. The Incident Report asserts that
10 “during the 30 minutes press conference Washington mentioned GEO Taylor St.
11 Center, identifying staff by names and referred to BOP on a number of occasions. He
12 did not submit a request to have contact with the media or attend this meeting.

13 81. Plaintiff Washington’s remarks at UC Hastings are posted online at
14 https://www.youtube.com/watch?v=P-Jlmr5m_s&t=1s. His remarks were 2
15 minutes and 50 seconds long, not 30 minutes, and he does not mention BOP or the
16 Taylor Street Center.

17 82. A high severity prohibited act can result in parole date recession or
18 retardation, disciplinary segregation, or loss of a prisoner’s job.

19
20 **FIRST CLAIM FOR RELIEF**

21 **For Violations of the First Amendment**

22 **By Each Plaintiff Against Each Defendant**

23 61. Plaintiffs hereby reallege and incorporate by reference paragraphs 1
24 through 60 above, as though fully set forth herein.

25 62. Defendants’ actions, as alleged herein, constitute state action and agency
26 action.

27 63. By their actions and conduct as herein alleged, each Defendant violated,
28 and continues to violate, Plaintiffs’ rights to freedom of speech and the press under

1 the First Amendment to the United States Constitution. These violations are
2 actionable under 5 U.S.C. §702.

3 64. The conduct of each Defendant, as herein alleged, constitute adverse
4 actions against Plaintiff Washington, carried out in retaliation for said Plaintiff's
5 exercise of his rights under the First Amendment to the United States Constitution.
6 Said conduct of each Defendant directly chills and bars Plaintiff Washington's
7 exercise of his First Amendment rights without reasonably advancing a legitimate
8 correctional goal and, furthermore, directly contradicts the correctional goal of
9 Plaintiff's having been placed in his particular "work-release" program at the Taylor
10 Street Residential Reentry Center.

11 65. The conduct of each Defendant, as herein alleged, constitute adverse
12 actions against Plaintiff S.F. Bay View, carried out in retaliation for said Plaintiff's
13 exercise of its rights under the First Amendment to the United States Constitution.
14 Said conduct of each Defendant directly chills and bars Plaintiff S.F. Bay View's
15 exercise of its First Amendment rights without reasonably advancing a legitimate
16 state interest.

17 66. The conduct of each Defendant, as herein alleged, has caused and
18 continues to cause irreparable harm to each Plaintiff's exercise of their First
19 Amendment rights, for which there is no adequate remedy at law, and which justify
20 the issuance of a Declaratory Judgment, Temporary Restraining Order, Preliminary
21 Injunction, and/or Permanent Injunction.

22
23 **SECOND CLAIM FOR RELIEF**
24 **For Violations of the Fifth Amendment**
25 **By Plaintiff Washington Against All Defendants**

26 67. Plaintiffs hereby reassert and incorporate by reference paragraphs 1
27 through 60 above as though fully set forth herein.
28

1 68. By their actions and conduct as herein alleged, each Defendant deprived,
 2 and continues to deprive, Mr. Washington of a substantive liberty interest protected
 3 under the Fifth Amendment of the United States Constitution. Defendants deprived
 4 Mr. Washington of 14 days of good time credits, delaying his release date from
 5 March 31, 2021 to June 13, 2021. His earliest possible home confinement date has
 6 also been delayed, from March 19, 2021 to April 2, 2021. Plaintiff also has a
 7 substantive liberty interest in access to the courts, which defendants have interfered
 8 with through their retaliatory acts.

9 69. By their actions and conduct as herein alleged, each Defendant deprived,
 10 and continues to deprive, Mr. Washington of a substantive property interest
 11 protected under the Fifth Amendment of the United States Constitution. Defendants
 12 confiscated Mr. Washington's cell phone on January 10, 2021, and have impounded
 13 it for 30 days.

14 70. Defendants' actions cause ongoing and irreparable harm to Mr.
 15 Washington's and the SF Bay View's exercise of their constitutional rights, for which
 16 there is no adequate remedy at law.

17

18 **THIRD CLAIM FOR RELIEF**

19 **For Violation of the California Constitution, Article I, section 2**
 20 **By Each Plaintiff Against Defendants the GEO Group, Inc., dba GEO**
 21 **California, Inc.; Monica Hook; Maria Richard; Will Gomez; Murtala**
 22 **Lanval; and DOES 1 Through 10, Inclusive**

23 71. Plaintiffs hereby reallege and incorporate by reference paragraphs 1
 24 through 60 above, as though fully set forth herein.

25 72. By their actions and conduct as herein alleged, each Defendant violated,
 26 and continues to violate, Plaintiffs' rights to freedom of speech and the press under
 27 Article I, section 2 of the California Constitution.

73. The conduct of each Defendant, as herein alleged, constitutes adverse actions against Plaintiff Washington, carried out in retaliation for said Plaintiff's exercise of his rights under Art. I, § 2 of the California Constitution. Said conduct of each Defendant directly chills and bars Plaintiff Washington's exercise of his rights under Art. I, § 2 of the California Constitution without reasonably advancing a legitimate correctional goal and, furthermore, directly contradicts the correctional goal of Plaintiff's having been placed in his particular "work-release" program at the Taylor Street Residential Reentry Center.

74. The conduct of each Defendant, as herein alleged, constitutes adverse actions against Plaintiff S.F. Bay View, carried out in retaliation for said Plaintiff's exercise of its rights under Article I, §2 of the California Constitution. Said conduct of each Defendant directly chills and bars Plaintiff S.F. Bay View's exercise of its rights under Article I, §2 of the California Constitution without reasonably advancing a legitimate state interest.

75. The conduct of each Defendant, as herein alleged, has caused and continues to cause irreparable harm to each Plaintiff's exercise of their rights under Article I, §2 of the California Constitution for which there is no adequate remedy at law and which justifies the issuance of a Declaratory Judgment, Temporary Restraining Order, Preliminary Injunction, and/or Permanent Injunction.

FOURTH CLAIM FOR RELIEF

For Violation of California Civil Code § 52.1(b)

By Each Plaintiff Against Defendants The GEO Group, Inc., dba GEO California, Inc.; Monica Hook; Maria Richard; Will Gomez; Murtala

Lanval; and DOES 1 through 10, inclusive

76. Plaintiffs hereby reassert and incorporate by reference paragraphs 1 through 60 above, as though fully set forth herein.

77. Defendants' actions interfered, by threats, intimidation, or coercion, with

the exercise and enjoyment by each plaintiffs of their right to freedom of speech and the press under Art. 1, § 2 of the California Constitution.

78. The conduct of each Defendant, as hereinabove alleged, has caused and continues to cause damages to each Plaintiff in an amount to be proved and, pursuant to California Civil Code §52.1(b), entitle each Plaintiff to actual damages for each offense and any amount that may be determined by a jury, or a court sitting without a jury, up to a maximum of three times the amount of actual damages, but no less than \$4,000, and reasonable attorneys' fees, under Civil Code §52(a).

79. The conduct of each Defendant, as hereinabove alleged, has caused and continues to cause ongoing and irreparable harm to Plaintiffs' exercise of their rights under Article 1, §2 of the California Constitution, for which there is no adequate remedy at law, and which justify the issuance of a Declaratory Judgment, Temporary Restraining Order, Preliminary Injunction, and/or Permanent Injunction pursuant to Civil Code §52.1(b).

80. Pursuant to Civil Code §52.1(h), this Honorable Court, in addition to any damages, injunction, or other equitable relief, may award Plaintiffs reasonable attorneys' fees.

FIFTH CLAIM FOR RELIEF
For Breach of Contract
By Each Plaintiff Against Defendant

81. Plaintiffs hereby reassert and incorporate by reference paragraphs 1 through 60 above, as though fully set forth herein.

82. At all times herein material there was, and is, in full force and effect a written contract between Defendant BOP and Defendant GEO under Contract #DJB200264, whereby GEO was and is to administer and supervise the Taylor Street Residential Reentry Center on behalf of Defendant BOP.

1 83. At all times herein material, Defendant GEO has acknowledged, and
 2 continues to acknowledge, its responsibility to respect the human rights, including but
 3 not limited to the right to freedom of speech, of the residents, including Plaintiff
 4 Washington, of its residential reentry centers, including the Taylor Street Residential
 5 Reentry Center, as set forth in Defendant GEO's "Global Human Rights Policy" which
 6 states, *inter alia*, that said Defendant assures its "continuing compliance with the rule of
 7 law and respect for the human rights of those in our care and custody" and further
 8 acknowledges that "the principles enunciated in this policy . . . have been informed by
 9 reference to such third-party international organizations as the United Nations and such
 10 instruments as its Universal Declaration on Human Rights . . ."

11 84. Article 19 of the Universal Declaration on Human Rights states the
 12 following:

13 "Everyone has the right to freedom of opinion and expression; this right
 14 includes freedom to hold opinions without interference and to seek,
 15 receive and impart information and ideas through any media and
 regardless of frontiers."

16 85. Plaintiffs are informed and believe, and thereon allege, that Defendant
 17 BOP, in entering into its contract with Defendant GEO with respect to the Taylor Street
 18 Residential Reentry Center, relied in part on Defendant GEO's commitment to respect
 19 the human rights of those in its care and custody, and that, therefore, Defendant GEO's
 20 "Global Human Rights Policy" is an implied covenant of said contract.

21 86. By operation of the laws of the State of California there is a Covenant of
 22 Good Faith and Fair Dealing implied in the aforesaid written contract between
 23 Defendant BOP and Defendant GEO.

24 87. Plaintiff Washington, as a resident of the Taylor Street Residential Reentry
 25 Center, and Plaintiff S.F. Bay View, as the employer of Plaintiff Washington as its
 26 Editor-in-Chief as part of his "work-release" program, are foreseeable and intended
 27 third-party beneficiaries of the hereinabove-alleged written contract between Defendant

BOP and Defendant GEO.

88. The conduct of Defendant GEO, as herein alleged, constitutes a breach of the implied covenant in the aforesaid written contract between Defendant GEO and Defendant BOP, to respect the human rights, including the right to freedom of speech under Article 19 of the Universal Declaration of Human Rights, of residents of the Taylor Street Residential Reentry Center, including Plaintiff Washington. Plaintiff Washington, as a third-party beneficiary of the aforesaid contract, has suffered injuries and damages from said breach of covenant in an amount to be proved and has the right to bring this Claim for Relief. Plaintiff SF Bay View, as the employer of Plaintiff Washington, and as a third-party beneficiary of the aforesaid contract, has suffered injuries and damages from said breach of covenant in an amount to be proved and has the right to bring this Claim for Relief.

89. The conduct of Defendant GEO, as herein alleged, constitutes a breach of the Covenant of Good Faith and Fair Dealing implied by law in the aforesaid written contract between Defendant GEO and Defendant BOP. As third-party beneficiaries of the said contract, Plaintiffs Washington and SF Bay View have suffered injuries and damages from said breach of covenant, in an amount to be proved, and have the right to bring this Claim for Relief.

SIXTH CLAIM FOR RELIEF

For Conversion

**By Plaintiff Washington Against Defendants The GEO Group, Inc.,
dba GEO California, Inc.; Will Gomez; Maria Richard; and Does 1 through
10, inclusive**

90. Plaintiffs hereby reassert and incorporate by reference paragraphs 1 through 60 above, as though fully set forth herein.

91. At all times herein material, Plaintiff Washington was and is entitled to the possession and use of the following item of personal property, to wit: his cell

1 phone. At all such times the aforesaid cell phone had a value, to be proved at time of
2 trial.

3 92. On January 10, 2021 as hereinabove alleged, each Defendant unlawfully
4 took the aforesaid cell phone from Plaintiff Washington's possession and continues
5 to detain and withhold the same from Plaintiff and to deprive Plaintiff of his right to
6 its possession and use, all to his damage, in an amount to be proved.

7 93. Pursuant to Civil Code §3336, Plaintiff is entitled to recover the value of
8 his personal property (said cell phone) at the time of the conversion, with the
9 interest from that time, or, an amount sufficient to indemnify him for the loss which
10 is the natural, reasonable and proximate result of the conversion.

11 94. Plaintiff Washington, as Editor-in-Chief of Plaintiff S.F. Bay View, as an
12 integral part of his duties in that capacity, is required to be in regular contact with
13 journalists, publishers, newspapers, online news sites, and members of the public,
14 and is dependent upon his cell phone for that purpose. Additionally, Plaintiff
15 Washington's cell phone contains in its directory the contact information for
16 journalists, publishers, newspapers, online news sites, and members of the public
17 who are sources for news as well as articles for publication in the San Francisco Bay
18 View. Without having his cell phone in his possession and available for his use
19 Plaintiff is unable to properly and adequately carry out his duties as Editor-in-Chief,
20 all to his damage, in an amount to be proved.

21 95. Plaintiff Washington does not have an adequate remedy at law for the
22 unlawful conversion of his cell phone and therefore requests equitable relief in the
23 form of an order that the aforesaid cell phone be returned to his possession forthwith
24 and a Declaratory Judgment prohibiting its being unlawfully taken from his
25 possession in the future.

26 96. The conduct and actions of Defendants, as herein alleged, were, and are,
27 wilful, wanton, malicious, and oppressive, and undertaken with intent to defraud,
28

1 and justify the award of exemplary and punitive damages, in an amount to be
2 proved.

3

4 **DECLARATORY AND INJUNCTIVE RELIEF**

5 97. Plaintiffs' only means of securing complete and adequate relief is to seek
6 declaratory and injunctive relief to provide plaintiffs substantial and complete
7 protection from defendants' unlawful policies and procedures. Remedies at law are
8 inadequate. Plaintiffs therefore seek both legal damages and equitable remedies in
9 the form of declaratory and injunctive relief against defendants.

10

11 **PRAYER FOR RELIEF**

12 WHEREFORE, Plaintiffs pray for relief as follows:

13

14 *For the First Claim for Relief:*

15 1. For a Temporary Restraining Order, Preliminary Injunction and
16 Permanent Injunction restraining defendants from retaliating against Plaintiff for
17 bringing this lawsuit.

18 2. For a Temporary Restraining Order, Preliminary Injunction, and
19 Permanent Injunction mandating forthwith return to Plaintiff Washington of his cell
20 phone; restoring Plaintiff Washington's 14 days of good time credits; restraining
21 Defendants from enforcing any and all restrictions on Plaintiff's communicating with
22 journalists, newspapers, online news sites, news media, and members of the public
23 in the course of carrying out his duties as Editor-in-Chief of Plaintiff S.F. Bay View;
24 and restraining Defendants from retaliating against Plaintiff for carrying out his
25 aforesaid duties and bringing this lawsuit.

26 3. For a Declaratory Judgment that Defendants' conduct, as hereinabove
27 alleged, violates Plaintiff's right to freedom of speech and of the press under the First
28 Amendment to the United States Constitution.

1 4. For an award of reasonable attorneys' fees and costs of suit pursuant to
2 28 U.S.C. §2412(d).

3 5. For such other and further relief as the Court may deem just and proper.

4 *For the Second Claim for Relief:*

5 1. For a Temporary Restraining Order, Preliminary Injunction and
6 Permanent Injunction restraining defendants from retaliating against Plaintiff for
7 bringing this lawsuit.

8 2. For a Temporary Restraining Order, Preliminary Injunction, and
9 Permanent Injunction mandating forthwith return to Plaintiff Washington of his cell
10 phone; restoring Plaintiff Washington's 14 days of good time credits; restraining
11 Defendants from enforcing any and all restrictions on Plaintiff's communicating with
12 journalists, newspapers, online news sites, news media, and members of the public
13 in the course of carrying out his duties as Editor-in-Chief of Plaintiff S.F. Bay View;
14 and restraining Defendants from retaliating against Plaintiff for carrying out his
15 aforesaid duties and bringing this lawsuit.

16 3. For a Declaratory Judgment that Defendants' conduct, as hereinabove
17 alleged, violates Plaintiff's liberty and property rights under the Fifth Amendment to
18 the United States Constitution.

19 4. For an award of reasonable attorneys' fees and costs of suit pursuant to
20 28 U.S.C. §2412(d).

21 5. For such other and further relief as the Court may deem just and proper.

22
23 *For the Third Claim for Relief:*

24 1. For a Temporary Restraining Order, Preliminary Injunction and
25 Permanent Injunction restraining defendants from retaliating against Plaintiff for
26 bringing this lawsuit.

27 2. For a Temporary Restraining Order, Preliminary Injunction, and

1 Permanent Injunction mandating forthwith return to Plaintiff Washington of his cell
 2 phone; restoring Plaintiff Washington's 14 days of good time credits; restraining
 3 Defendants from enforcing any and all restrictions on Plaintiff's communicating with
 4 journalists, newspapers, online news sites, news media, and members of the public
 5 in the course of carrying out his duties as Editor-in-Chief of Plaintiff S.F. Bay View;
 6 and restraining Defendants from retaliating against Plaintiff for carrying out his
 7 aforesaid duties and bringing this lawsuit.

8 3. For a Declaratory Judgment that Defendants' conduct, as hereinabove
 9 alleged, violates Plaintiff's right to freedom of speech and of the press under Article I,
 10 §2 of the California Constitution.

11 4. For an award of reasonable attorneys' fees pursuant to California Code of
 12 Civil Procedure §1021.5.

13 5. For costs of suit.

14 6. For such other and further relief as the Court may deem just and proper.

15 *For the Fourth Claim for Relief:*

16 1. For actual damages, in an amount to be proved.

17 2. For statutory damages, in an amount to be determined by a jury, or a
 18 court sitting without a jury, to a maximum of three times the amount of actual
 19 damages, but no less than \$4000 for each offense, pursuant to Civil Code §52.1(b).

20 3. For a Temporary Restraining Order, Preliminary Injunction and
 21 Permanent Injunction restraining defendants from retaliating against Plaintiff for
 22 bringing this lawsuit.

23 4. For a Temporary Restraining Order, Preliminary Injunction, and
 24 Permanent Injunction mandating forthwith return to Plaintiff Washington of his cell
 25 phone; restoring Plaintiff Washington's 14 days of good time credits; restraining
 26 Defendants from enforcing any and all restrictions on Plaintiff's communicating with
 27 journalists, newspapers, online news sites, news media, and members of the public
 28

1 in the course of carrying out his duties as Editor-in-Chief of Plaintiff S.F. Bay View;
2 and restraining Defendants from retaliating against Plaintiff for carrying out his
3 aforesaid duties and bringing this lawsuit., pursuant to Civil Code §52.1(b).

4 5. For a Declaratory Judgment that Defendants' conduct, as hereinabove
5 alleged, violates Plaintiff's right to freedom of speech and of the press under Article I,
6 §2 of the California Constitution, pursuant to Civil Code §52.1(b).

7 6. For reasonable attorneys' fees pursuant to Civil Code §52(a) and/or
8 §52.1(h).

9 7. For costs of suit.

10 8. For such other and further relief as may be just and proper.

11 *For the Fifth Claim for Relief:*

13 1. For special damages, in an amount to be proved.
14 2. For general damages, in an amount to be proved.
15 3. For costs of suit.
16 4. For such other and further relief as may be just and proper.

18 *For the Sixth Claim for Relief:*

19 1. For an order that Defendants return Plaintiff's cell phone to him
20 forthwith.
21 2. For special damages for the value of Plaintiff's cell phone and interest
22 thereon from the date of its conversion in an amount to be proved, pursuant to Civil
23 Code §3336.
24 3. For special damages to indemnify Plaintiff Washington for the loss which
25 is the natural, reasonable and proximate result of the conversion of his cell phone in
26 an amount to be proved, pursuant to Civil Code §3336.
27 4. For exemplary and punitive damages in an amount to be proved.
28 5. For costs of suit.

1
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3
4
5 6. For such other and further relief as may be just and proper.
6
7
8 Dated: February 1, 2021
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11 By: 
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LAW OFFICES OF RICHARD TAN

Attorney for Plaintiffs
KEITH H. WASHINGTON and SAN
FRANCISCO BAY VIEW NATIONAL BLACK
NEWSPAPER

VERIFICATION

I, Keith H. Washington, declare as follows:

I am the plaintiff to this action. I have read the foregoing Verified Complaint and know its contents. The matters stated in this Verified Complaint are true based on my own knowledge, except as to those matters stated on information and belief, and as to those matters I believe them to be true.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that this declaration was executed on February 1, 2021, in San Francisco, California.

____ *Keith H. Washington** ____

Keith H. Washington

* I, Richard Tan, am the ECF user whose identification and password are being used to file the foregoing documents. Pursuant to Civil Local Rule 5.1(i), I hereby attest that concurrence in the filing of these documents has been obtained from each of its signatories.

Exhibit A

All residents:

1/08/2021

We have had a few residents and staff who have recently tested positive for the Covid – 19. We have no way of knowing how big or small an outbreak is so we need to take necessary precautions.

#1- The facility day spaces are all closed until further notice. Residents are restricted to their rooms. If you leave your room without authorization or are in someone else's room you will potential will be discharged or RTC> this needs to be taken seriously.

#2- Residents will be able to come down stairs by their room# for meals only. Staff will clear each room by room. Staff will let you know when you come down. We will be making a schedule for meals so you can plan ahead. you will grab your meal, use microwave and vending machines/ hot water and go straight back upstairs. No eating will occur in day spaces.

#3. Working residents will be moved into rooms with working residents. Non-working will live with non-working residents. So be prepared to move if instructed to do so. It will not be an option if you are told to move!

#4. Working residents- You can work if you have an essential Dept of Public Works job. If not, we will determine on a case-by-case basis if you can continue to work. You must be demonstrating good COVID-19 precautions to keep working. Get tested monthly, wear PPE etc. You will be quarantined to your room except for signing in and out and for meals. Staff will determine when your mealtime is-- Not you. Do not demand to go into the kitchen as soon as you return. You must be patient if you want to keep working.

#5. We will have a full facility COVID-19 test next week with all resident and all staff. On this one day you will not be able to go to work until you have been tested. I do not know what date or time yet but I will keep you informed.

We will determine next plan after we are all tested and confirm the results. Think positive STAY negative!!

This is a difficult time but if we work together, we can get through the next week or two. If we cooperate this will be temporary!

Thank you in advance--- Jason Carpenter and Maria Richard

Exhibit B

BP-A0288

Jan 17

U.S. DEPARTMENT OF JUSTICE

INCIDENT REPORT

FEDERAL BUREAU OF PRISONS

Part I - Incident Report

1. Institution: 9NL Taylor Street Center		Incident Report Number:	
2. Inmate's Name: Washington, Keith Harry	3. Register Number 34481-037	4. Date Of Incident 01/10/2021	5. Time 1600
6. Place Of Incident Taylor Street Admin Area	7. Assignment Pre-Release	8. Unit Room 232	
9. Incident: Unauthorized contact with the public		10. Code: 327	

11. Description of Incident (Date: 1/10/2021 Time: 16:00 Staff become aware of incident)

At approximately 16:00 on January 10, 2021, I Case Manager Will Gomez was conducting a Cell Phone search. I confiscated Resident Washington, Keith Harry iPhone Xr. As I was searching through the photo album on the phone, there was a picture of Taylor Street Memo from January 8, 2021. I continued my search on the phone through the text messages and I found Resident Washington sent the picture of the memo mentioned above with to Tim Redmond.

Resident Washington started the conversation with "Covid outbreak here Tim" with the picture attached.

Time responded, "Whoa can I call u in am".

Resident Washington responded "Yes."

Tim replied, "Ok".

Resident Washington replied "Sorry to bother you but this was breaking news".

Tim responded "No worries will call".

Resident Washington sent the twitter link "BREAKING: COVID outbreak at SF re-entry program run by San Francisco private prison and immigration camp profiteer GEO Group" to Tim.

As per the policy of the BOP, "Interviews by reporters and others... may be permitted only be special arrangement and with approval."

Tim Redmond has proceeded to email Maria Richard asking for more information. Tim has asked, "Hi, I'm a reporter with 48hills.org, and I just got a press release about COVID at the Taylor Center. Can you tell me if there are currently active cases, and what's being done? DO the people who live there know who has tested positive?

Are there any plans to move out of the center people who are close to the end of their probation and have jobs and a place to go?

Thanks so much."

On 9/3/2020, Resident Washington signed the Cell Phone Agreement that the phone is to be used to employment purposes, family contact and contact with your non-felon friends. The agreement also says, do not record or take pictures at the facility.

Based on the above facts I, Will Gomez, with violating prohibited Act Code 327: Unauthorized contact with the public.

12. Typed Name/Signature Of Reporting Employee Will Gomez	13. Date And Time 1/10/2021 17:00	
14. Incident Report Delivered To Above Inmate By (Type Name/Signature) Tim Redmond	15. Date Incident Report Delivered 1/10/21	16. Time Incident Report Delivered 0736

Exhibit C



U.S. Department of Justice

Federal Bureau of Prisons
Residential Reentry Office

916.930.2010
916.930.2008 fax

Federal Building & U.S. Courthouse
501 I Street, Suite 9-400
Sacramento, CA 95814

MEMORANDUM FOR: Washington, Keith #34481-037

FROM: Arinda, Phillips Residential Reentry Manager

SUBJECT: Your Incident Report(s)
Dated: 1/10/21 Offense(s):
**Phone Abuse/Unauthorized
contact with the Public.**

Attached is your copy of the Center Discipline Committee Report pertaining to the above-referenced incident. If you disagree with the findings and/or action, you may file an administrative remedy appeal to the Regional Director within twenty (20) calendar days from the date you receive this written notice of the decision.

If you have been removed from the facility and you do not have access to the appropriate appeal form, then you may write a letter to the Regional Director to file your complaint.

However, if you are to be transferred to a federal institution, it is recommended that you wait and use the administrative remedy procedure upon your arrival at the institution.

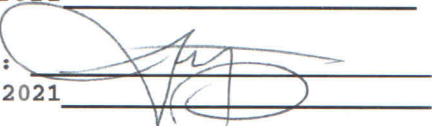
The address for the Regional Director is:

Regional Director
Federal Bureau of Prisons
7338 Shoreline Drive
Stockton, CA 95291

cc: CSC Contractor (RRC) -
Parent Institution
CSC File

I have received a copy of this
Disciplinary Bearing Report

Inmate Signature: 
Date/Time: 1/17/2021

Witness Signature: 
Date/Time: 1/17/2021

(Please note if inmate refuses to sign)

Please return signed copy of this form via fax or email. Fax No. 916-930-2008; email CSC-CommCorr-S@bop.gov

JFNO 346 6318

BP-A0494
JUN 10

CHECKLIST FOR CDC CERTIFICATION

U.S. DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF PRIS

Name of Inmate

Washington, Keith

Register No.

34481-037

Facility

Taylor ST center 9NL

YES NO N/A

 (1) (2)

ADVANCE NOTICE OF CHARGE

The inmate was given advance written notice of the charge(s) against him no less than 24 hours before the appearance before the CDC.

waived 24

If the answer to (1) is "No":

- (a) The inmate waived the 24-hour notice, or
- (b) There exists a valid reason why the 24-hour notice was not given. The reason is:

Waived ✓

STAFF REPRESENTATION

The inmates requested a staff representative and that staff representative appeared.

 (3) (4) (5)

The inmate did not request a staff representative and, thereby, waived the right to a staff representative.

The inmate requested a representative who refused or was unable to appear, and the inmate chose to continue the hearing in the absence of requested representative after being advised of the option of postpone the hearing in order obtain another representative.

WITNESSES AND DOCUMENTARY EVIDENCE

 (6)

The inmate waived the right to call witnesses.

 (7)

The inmate requested witnesses.

 (8)

(a) The requested witnesses appeared and statements are summarized in the record.

 (9)

(b) Reasons for not calling requested witnesses are documented in the record.

 (10)

(c) Written statements of unavailable witnesses were submitted, considered, and included in the record.

 (11)

The inmate submitted written documentation which was considered and is included in the record.

 (12)

The inmate's statement to the CDC is summarized in the record.

FINDINGS AND SPECIFIC EVIDENCE

 (13)

The findings of the CDC are supported by a substantial factual basis.

 (14)

The specific evidence relied on is adequately documented in the record.

SANCTION

 (15)

The sanction recommended by the CDC is proportionate to the offense committed.

 (16)

The reasons for the sanction are adequately documented in the record.

 (17)

The DHO has added sanctions.

DHO Signature

ASAFR ABLE MC

Date

7/5/21

SDCD6	*	INMATE DISCIPLINE	*	01-15-2021
PAGE 001 OF 001	*	ADD HEARING / FINDINGS	*	13:22:19

REGISTER NO..	34481-037	NAME...	WASHINGTON	REPORT NO.	3466318
FUNCTION.....	ADD	HEARING DATE/TM.	01-15-2021 1320	HEAR TYPE.	CDC
UDC/CDC LOC..	9NL	DHO/CHAIRPERSON.	SALAS A.	HEAR FACL.	CSC
AVAIL SGT....		AVAIL GCT.....	54	REHEARING.	N
STATUS.....	SANCTIONED	AVAIL NVGCT.....		ABSENTIA..	N
REPORT RMKS..	I/M ADMITS USING PHONE TO TAKE PICTURE OF GEO DOCUMENT. S CONTACTED MEDIA RE: COVID ISSUES AT RRC.				

ACT	297	PHONE ABUSE-DISRUPT MONITORING	FREQ	1	ATI.	<input type="checkbox"/>	RFP	<input type="checkbox"/>	
SANC	DIS GCT	AMT 14 / DAYS	CS/CC	CS	SUSP	<input type="checkbox"/>	CMP	030 LAW	P
FROM		RMK DISALLOW 14 DAYS GCT. PLRA INMATE PER PS 5270.09.							
THRU									

ACT	327	CONTACTING PUBLIC WITHOUT AUTH	FREQ	1	ATI.	<input type="checkbox"/>	RFP	<input type="checkbox"/>		
SANC	LP PHONE	AMT 30 / DAYS	CS/CC	CS	SUSP	<input type="checkbox"/>	CMP	<input type="checkbox"/>	LAW	<input type="checkbox"/>
FROM	01-15-2021	RMK 30 DAYS LOSS PHONE/CELLPHONE.								
THRU	02-13-2021									

ACT			FREQ	<input type="checkbox"/>	ATI.	<input type="checkbox"/>	RFP	<input type="checkbox"/>		
SANC		AMT /	CS/CC	<input type="checkbox"/>	SUSP	<input type="checkbox"/>	CMP	<input type="checkbox"/>	LAW	<input type="checkbox"/>
FROM		RMK								
THRU										

G5460 WARNING: AMOUNT FOR GOOD CONDUCT TIME IS BELOW LIMIT FOR ACT/FREQ
G5465 TRANS COMPLETE; ADD MORE ACTS/SANCS TO EXISTING HEARING IF DESIRED

BP-A0288
Jan 17

U.S. DEPARTMENT OF JUSTICE

INCIDENT REPORT

FEDERAL BUREAU OF PRISONS

Part I - Incident Report

1. Institution: 9NL Taylor Street Center		Incident Report Number:	
2. Inmate's Name: Washington, Keith Harry	3. Register Number 34481-037	4. Date Of Incident 01/10/2021	5. Time 1600
6. Place Of Incident Taylor Street Admin Area	7. Assignment Pre-Release	8. Unit Room 232	
9. Incident: Unauthorized contact with the public		10. Code: 327 / 297	
11. Description of Incident (Date: 1/10/2021 Time: 16:00 Staff became aware of incident)			

At approximately 16:00 on January 10, 2021, I Case Manager Will Gomez was conducting a Ce Phone search. I confiscated Resident Washington, Keith Harry iPhone Xr. As I was searchin through the photo album on the phone, there was a picture of Taylor Street Memo from Janu 8, 2021. I continued my search on the phone through the text messages and I found Residen Washington sent the picture of the memo mentioned above with to Tim Redmond.

Resident Washington started the conversation with "Covid outbreak here Tim" with the pict attached.

Time responded, "Whoa can I call u in am".

Resident Washington responded "Yes."

Tim replied, "Ok".

Resident Washington replied "Sorry to bother you but this was breaking news".

Tim responded "No worries will call".

Resident Washington sent the twitter link "BREAKING: COVID outbreak at SF re-entry progra run by San Francisco private prison and immigration camp profiteer GEO Group" to Tim.

As per the policy of the BOP, "Interviews by reporters and others... may be permitted only special arrangement and with approval."

Tim Redmond has proceeded to email Maria Richard asking for more information. Tim has ask " Hi, I'm a reporter with 48hills.org, and I just got a press release about COVID at the Taylor Center. Can you tell me if there are currently active cases, and what's being done DO the people who live there know who has tested positive?

Are there any plans to move out of the center people who are close to the end of their probation and have jobs and a place to go?

Thanks so much."

On 9/3/2020, Resident Washington signed the Cell Phone Agreement that the phone is to be used to employment purposes, family contact and contact with your non-felon friends. The agreement also says, do not record or take pictures at the facility.

Based on the above facts I, Will Gomez, with violating prohibited Act Code 327: Unauthorized contact with the public. ~~297 - phone abuse~~

12. Typed Name/Signature Of Reporting Employee Will Gomez	13. Date And Time 1/10/2021 17:00	
14. Incident Report Delivered To Above Inmate By (Type Name/Signature) <i>Tim Redmond</i>	15. Date Incident Report Delivered 1/10/21	16. Time Incident Report Delivered 0736

Part II - CDC Action

17. Comments of Inmate to CDC Regarding Above Incident

Mr. Washington was cooperative and polite. He stated he was exercising his right to free speech. He said he has numerous friends that are reporters. M. Redmon is a friend and colleague. He gave him the information knowing he should not take pictures of GEO documents. He said he works at Bay News and his family/friends & support group are all media

18. A. It is The Finding Of The CDC That You:

Committed the following Prohibited Act.

Do not commit a Prohibited Act.

B. _____ The CDC is referring the charge(s) to the DHO

For further hearing.

C. _____ The CDC advised the offender of its finding and of the right to file an appeal within 20 calendar days

19. Committee Decision is Based On The Following Information

Cell phone lap/Top acknowledgement signed by Washington on 9/3/2020 states he can not record or take pictures. He also is aware he can not have unauthorized contact w/ media or public and discuss GEO or BOP matters. Washington knowing contacted media rep to discuss facility matter.

20. Comments Action and/or recommendation if referred to DHO (Contingent upon DHO finding inmate committed prohibited act)

Loss of phone for 30 days.

10/6/21

21. Date and time of action 10/6/21 (The CDC Chairperson's signature next to name certifies who sat on the UDC that the completed report accurately reflects the CDC proceedings.)

M. Richard *Maria Richard*

Chairperson (Type Name/Signature)

Member (Type Name)

Member (Type Name)

BP-A0207 NOTICE OF CENTER DISCIPLINE COMMITTEE HEARING (CCC'S) CDFRM
 JUN 10
 U.S. DEPARTMENT OF JUSTICE FEDERAL BUREAU OF PRISONS

Date 01/11/21	Facility 111 Taylor Street
Inmate Washington, Keith	Register Number 34481-037
Alleged Violation(s) Unauthorized contact with the public	
Date of Offense 01/10/21	Code Number 327

You are being referred to the Center Discipline Committee for the above charge(s).
 The hearing will be held on: 1/11/2021 at 11:00 A.M. P.M.
 at the following location: 111 Taylor Street 9NL

You are entitled to have a staff member represent you at the hearing. Please indicate below whether you desire to have a staff representative, and if so, his or her name.

Inmate's Initials	<input type="checkbox"/> I (do) wish to have a staff representative.
Inmate's Initials	<input checked="" type="checkbox"/> I (do not) wish to have a staff representative.
If so, the staff representative's name is:	

You will also have the right to call witnesses at the hearing and to present documentary evidence in your behalf, provided calling your witnesses will not jeopardize Center safety. Names of witnesses you wish to call should be listed below.

Inmate's Initials: <u>KW</u>	Briefly state what each proposed witness would be able to testify to.
Name:	Can Testify to:
Name:	Can Testify to:
Name:	Can Testify to:

The Chairman of the Center Discipline Committee will call those witnesses (Staff or Inmate) who are reasonably available, and who are determined by him/her to be necessary for an appreciation of the circumstances surrounding the charge(s). Repetitive witnesses need not to be called. Unavailable witnesses may be asked to submit written statements.

Date, sign, and return this form to the Chairman of the Center Discipline Committee.		
Date 01/11/21	Inmate Signature/Res. No. <u>Keith Washington</u>	34481-037
Notice of hearing given to inmate by: Employee Signature <u>Timothy Osgood</u>		Date 01/11/21

BP-A0206
JUN 10

U.S. DEPARTMENT OF JUSTICE

INMATE RIGHTS AT CENTER DISCIPLINE COMMITTEE HEARING (RRC'S) CDFRM

FEDERAL BUREAU OF PRISONS

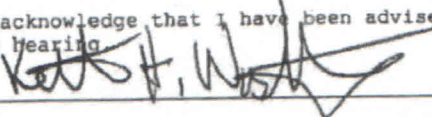
Taylor Street Center

Facility

As an inmate charged with a violation of Center rules or regulations referred to the Discipline Committee for disposition, you have the following rights:

1. The right to have a written copy of the charge(s) against you at least 24 hours prior to appearing before the Center Discipline Committee;
2. The right to have a member of the staff who is reasonably available represent you before the Center Discipline Committee;
3. The right to call witnesses and present documentary evidence in your behalf, provided Center safety would not be jeopardized;
4. The right to remain silent. Your silence may be used to draw an adverse inference against you. However, your silence alone may not be used to support a finding that you committed a prohibited act;
5. The right to be present throughout the Center Discipline Committee hearing except during Committee deliberations and except where Center safety would be jeopardized;
6. The right to be advised of the Center Discipline Committee recommendation and Bureau of Prisons' decision, the facts supporting the recommendation and decision, except where Center safety would be jeopardized, and the disposition in writing; and,
7. The right to contest under Administrative Remedy procedures or by letter the Bureau of Prisons' decision to the Regional Director within 20 days of notice of the decision and disposition.

I hereby acknowledge that I have been advised of the above rights afforded me at a Center Discipline Committee hearing.

Signed: 

Reg. No.: 34461-037

Date: 01/11/21

Notice of rights given to Inmate on 01/11/21 by Timilehin Ogunlusi
Date Employee Signature

INMATE RIGHTS AT CENTER DISCIPLINE COMMITTEE HEARING (RRC's)

Facility

When an inmate has been advised of the rights afforded at a Center Discipline hearing, but refuses to sign the acknowledgment, the following should be completed.

I have personally advised _____ of the above rights afforded
Inmate's name and Register No.
at a Center Discipline Committee hearing, however, the inmate refused to sign the acknowledgment.

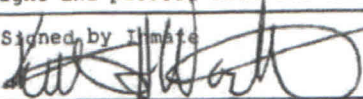
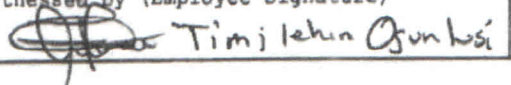
Signed: _____

(Employee's Typed Name)

(Date)

WAIVER OF 24 HOUR NOTICE

I have been advised that I have the right to have a written copy of the charges(s) against me at least 24 hours prior to appearing before the Center Discipline Committee. I wish to waive this right and proceed with the Center Discipline Committee hearing at this time.

Signed by Inmate 	Inmate Typed or Printed Name Washington, Keith	Register No. 34481-037
Date and Time Inmate Signed 1/11/21 0740	Witnessed by (Employee Signature) 	

PDF

Prescribed by P7331

BP-A0288
JUN 10

CENTER DISCIPLINE COMMITTEE REPORT (CCC'S)

U.S. DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF PRISONS

Name of Inmate <u>Washington, Keith</u>	Register Number <u>34481-037</u>	Hearing Date <u>1/11/21</u>
Date of Incident <u>11/10/2021</u>	Date of Incident Report <u>11/10/21</u>	Prohibited Act(s) Code <u>327/297</u>

Summary of Charge(s) Unauthorized contact w/ the public

I. NOTICE OF CHARGE(S)

11521ASAVR REMO

Typed Name/Signature DRH

A. Advance written notice of charges (copy of incident report) was given to inmate on

1/11/2021 at 0734 by Timilehin Ogunlusi

Date

Time

B. The CDC Hearing was held on 1/11/2021 at 10:00 am (Waived 24h)

Date

Time

C. The inmate was advised of his rights before this CDC by Timilehin Ogunlusion 1/11/2021

and a copy of the advisement of rights form is attached.

Date

II. STAFF REPRESENTATIVE

A. Inmate waived right to staff representative: Yes No N/A

B. Inmate requested staff representative and _____ appeared.

C. Requested staff representative declined or could not appear but inmate was advised of option to postpone hearing to obtain another staff representative with the result that _____

III. PRESENTATION OF EVIDENCE

A. Inmate has been advised of his right to present a statement or to remain silent, to present documents, including written statements of unavailable witnesses, and for relevant and material witnesses to appear in his behalf at the hearing.

Admits act but denies it should be IR
 Inmate admits/denies the charge(s). He stated he was exercising his right to free speech and to contact media. He stated he knew he couldn't take a picture of geo reporters & media. Tim Redmond is a friend. Not just a reporter.

Summary of Inmate Statement: Inmate said his support & family are all reporters & media. Tim Redmond is a friend. Not just a reporter.

Witnesses:

1. The inmate requested witnesses: Yes No

2. The following persons were called as witnesses at this hearing and appeared:

He said he would abide by phone rules but would be appearing.

3. A summary of testimony of each is attached: Yes No N/A

4. The following persons requested were not called for the reason(s) given:

5. Unavailable witnesses were requested to submit written statements and those statements were considered:

 Yes No N/A

D. Documentary Evidence: In addition to the Incident Report and Investigation, the Committee considered the following documents:

Phone records, Cell phone files signed by Washington

Confidential information was considered by the CDC and not provided to inmate

 Yes No N/A

BP-E208 (Continued)

IV. FINDINGS OF THE COMMITTEE

a. The act was committed as charged.

b. The following act was committed: _____

c. No prohibited act was committed: Expunge according to your Statement of Work.

V. SPECIFIC EVIDENCE RELIED ON TO SUPPORT FINDINGS

Reviewed phone records

Reviewed phone rules signed by Washington

It is evident Washington sent info to reporter regarding facility information without authorization

VI. SANCTION RECOMMENDATION

Loss of phone for 30 days—

VII. REASON FOR SANCTION RECOMMENDATION

It is evident Mr. Washington broke a rule and will be accountable for contacting unauthorized public

VIII. APPEAL RIGHTS

The inmate has been advised of the findings, specific evidence relied on, action and reasons for the action. The inmate has been advised of his right to appeal under the Administrative Remedy Procedure or by letter within 20 days of the imposition of the sanction to the Regional Director. A copy of this report has been given to the inmate.

IX. DISCIPLINE COMMITTEE

Chairperson	Richard Marie	Member	Member
	Richard		

X. ACTION BY DHO

DISCIPLINE ACTION ORDER
30 DAYS LOSS PHONE/CONNECTIONS.

Typed Name/Signature - DHO

Date

PDF

Prescribed by P7331

卷之三

1

Y/ho can I call u in am

3

10

BREAKING: COVID outbreak at SF re-entry program run by San Francisco private prison and immigration camp profiteer GEO Group. @Laura_Waxee @joe_garofoli @icamoj @TheBestNuvala #FreeThemAll

Julien Ball

卷之三

卷之三

the first time in 1990 he wrote for his son, *James*, and the first time in 1991 he wrote for his daughter, *Julia*.

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Exhibit D

BP-A0288

Jan 17

U.S. DEPARTMENT OF JUSTICE

INCIDENT REPORT

FEDERAL BUREAU OF PRISONS

Part I - Incident Report

1. Institution: 9NL Taylor Street Center			Incident Report Number:
2. Inmate's Name: Washington, Keith	3. Register Number 34481-037	4. Date of Incident- 01/27/2021	5. Time 0630hrs
6. Place of Incident Outside the Facility	7. Assignment Pre-Release	8. Unit 232	
9. Incident: Escape from work detail, non-secure institution, or other non-secure confinement, including community confinement; with subsequent voluntary return to Bureau of prisons custody within four hours. Participating in an unauthorized meeting or gathering. Unauthorized contacts with the public.		10. Codes: 200, 315 & 316	

11. Description of Incident Date: 01/27/2021 Time: 0630hrs: Escape from work detail, non-secure institution, or other non-secure confinement, including community confinement; with subsequent voluntary return to Bureau of prisons custody within four hours. Participating in an unauthorized meeting or gathering. Unauthorized contacts with the public.

On Wednesday February 3rd, 2021, Job developer Lanval Murtala reviewed news posting and press conference that was posted on line. It identified inmate Washington, Keith Reg#34481-037 in a recorded press conference and at a rally sometimes in December 2020, at the UC Hasting Campus, which he was not authorized to do. According to his control sheets, he signed out on several days to go to work at S.F. Bay Newspaper with varying return time. Inmate Washington, Keith Reg#34481-037 was informed during orientation about accountability; to be at the specific location signed on the DAR (Daily Accountability Report). He acknowledged and signed the document. He did not have permission to leave his work site. He did not have permission to attend a press conference. Washington was informed on 1/13/2021 all press conference's must be approved in advance by BOP. He was also informed any media contact addressing BOP or GEO facility would need permission from BOP Central Office. His employer was provided this information as well. During the 30 minutes press conference Washington mentioned GEO Taylor St. Center, identifying staff by names and referred to BOP on a number of occasions. He did not submit a request to have contact with the media or attend this meeting.

Based on this Job Developer Murtala Lanval is citing inmate Washington, Keith Reg#34481-037 with violation prohibited act code 200: Escape from work detail, non-secure institution, or other non-secure confinement, including community confinement; with subsequent voluntary return to Bureau of prisons custody within four hours. Code 315: Participating in an unauthorized meeting or gathering. Code 316: Unauthorized contacts with the public.

12. Typed Name/Signature of Reporting Employee Murtala Lanval	13. Date and Time 02/03/2021 2000hrs	
14. Incident Report Delivered to Above Inmate By (Type Name/Signature) Adebimpe Ishmail	15. Date Incident Report Delivered 2/4/2021	16. Time Incident Report Delivered 1813